IN THE UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF OREGON

MICHAEL MAKANEOLE, individually and on behalf of all similarly situated,

3:14-CV-01528-PK

ORDER

Plaintiff,

v.

SOLARWORLD INDUSTRIES AMERICA, INC.; SOLARWORLD INDUSTRIES AMERICA, LP; SOLARWORLD INDUSTRIES SERVICES, LLC; SOLARWORLD POWER PROJECTS, INC., RANDSTAD PROFESSIONALS US, LP, and KELLY SERVICES, INC.,

Defendants.

BROWN, Judge.

Magistrate Judge Paul Papak issued Findings and Recommendation (#126) on September 2, 2016, in which he recommends the Court grant in part and deny in part the Motion

1 - ORDER

(#79) to Compel Production of Documents of Plaintiff Michael
Makaneole; grant in part and deny in part Plaintiff's Motion
(#81) to Compel Interrogatory Responses; deny the Motion (#82)
for Summary Judgment of Defendants Solarworld Industries America,
Inc., Solarworld Industries America, LP, Solarworld Industries
Serivces, LLC, and Solarworld Power Projects, Inc (collectively
Solarworld); grant the Motion (#84) for Summary Judgment of
Defendant Kelly Services, Inc.; grant in part and deny in part
the Motion (#86) for Summary Judgment of Defendant Randstad US,
LP; grant Kelly's Request (#119) for Judicial Notice; and grant
Randstad's Request (#122) for Judicial Notice.

Solarworld, Randstad, and Plaintiff filed timely Objections to the Findings and Recommendation. The matter is now before this Court pursuant to 28 U.S.C. § 636(b)(1) and Federal Rule of Civil Procedure 72(b).

When any party objects to any portion of the Magistrate

Judge's Findings and Recommendation, the district court must make

a de novo determination of that portion of the Magistrate Judge's

report. 28 U.S.C. § 636(b)(1). See also Dawson v. Marshall, 561

F.3d 930, 932 (9th Cir. 2009); United States v. Reyna-Tapia, 328

F.3d 1114, 1121 (9th Cir. 2003) (en banc).

The Court has carefully considered the Objections of Solarworld, Randstad, and Plaintiff and concludes they do not provide a basis to modify the Findings and Recommendation. The

Court also has reviewed the pertinent portions of the record de novo and does not find any error in the Magistrate Judge's Findings and Recommendation

CONCLUSION

The Court **ADOPTS** Magistrate Judge Papak's Findings and Recommendation (#126). Accordingly, the Court:

- 1. **GRANTS IN PART** and **DENIES IN PART** Plaintiff's Motion (#79) to Compel Production of Documents;
- 2. GRANTS IN PART and DENIES IN PART Plaintiff's Motion (#81) to Compel Interrogatory Responses;
- 3. **DENIES** Solarworld's Motion (#82) for Summary Judgment;
- 4. GRANTS Kelly's Motion (#84) for Summary Judgment;
- 5. GRANTS IN PART and DENIES IN PART Randstad's Motion (#86) for Summary Judgment;
- 6. GRANTS Kelly's Request (#119) for Judicial Notice; and
- 7. GRANTS Randstad's Request (#122) for Judicial Notice.

IT IS SO ORDERED.

DATED this 17^{th} day of January, 2017.

ANNA J. BROWN

United States District Judge